

The Bulletin.

Published Every Thursday.
BOLIVAR, TENN.

THURSDAY, APRIL 24, 1879.

G. W. ARMISTEAD, Editor and Proprietor.

For one year in advance \$1.00
For six months75
For three months50

TERMS OF ADVERTISING.

One square of eight lines for the first insertion, and 75 cents for each subsequent insertion.

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No More Pistols to be Brought into the State.

The following act passed by the Legislature has been signed by the Governor and is now a law:

Section 1. Be it enacted by the General Assembly of the State of Tennessee, That it shall be a misdemeanor for any person to sell or offer to sell or to bring into the State for the purpose of selling giving away or otherwise disposing of belt or pocket pistols or revolvers or any other kind of pistols except army or navy pistols; provided, that this act shall not be enforced against any person now having license to sell such articles until the expiration of such present license.

Sec. 2. Be it further enacted, That any person guilty of a violation of this act shall be subject to prosecution and indictment and on conviction shall pay a fine of not less than \$25 nor more than \$100 and be imprisoned at the discretion of the Court.

Sec. 3. Be it further enacted That it shall be the duty of the Criminal and Circuit Judges and other Judges whose Courts have criminal jurisdiction, to give this act especially in charge to the Grand Jury at each term of the Court.

Sec. 4. Be it further enacted That it shall be the duty of Grand Jurors to send for witnesses in all cases where they have good reason to believe that the provisions of this act have been violated. Upon satisfactory evidence of its violation, they shall make presentments of the same without a prosecutor.

Sec. 5. Be it further enacted, That all laws and parts of laws in conflict with this act be, and the same are hereby repealed.

Sec. 6. Be it further enacted, That this act take effect from and after its passage, the public welfare requiring it.

Passed March 14, 1879.

If You Have Anything to Sell Say So.

It is a common thing when a newspaper advocates the necessity or advantages of advertising, that it is charged at once to be a scheme to get jobs of that kind. Nothing was ever more truthful than this assertion. Few newspapers would care to set type just for the fun of it. It is the money that is in it that makes us persuade the vendor to advertise his wares. So the merchant will persuade you to buy his goods, not for the good the goods do to the purchaser, but for his own profit. But if we can show that it is to your interest to advertise, and in serving our purpose you greatly advance your own, we believe it will be accepted as a legitimate reason for our action. If a merchant fills a store with goods and then shuts his door, no one will enter there, except it be a few personal friends to whom the secret may be known. He may have the choicest collection in the city, but it will avail him nothing unless it be known. No merchant would hesitate to place a sign about his door. Why? That people, friends, in passing, may see his name and come into his house. Now, then, suppose you can flout this sign in the face of five or ten thousand men, instead of only such as may happen to see it in passing. Think you it would have no effect in popularizing your business? The man who refuses to advertise virtually shuts his door up close, to all men except to those who just happen by passing to see his name on the door post. And the value of advertising is just in the same proportion. That is, the man who puts in the papers what he wants to sell will always get a customer.

Tennessee's Debt.

Wash. special. (5) St. Louis Globe-Democrat: Messrs. Baxter and Enloe, the agents of the State of Tennessee, appointed by the governor to negotiate a settlement with the creditors of the State on the basis of the bill which passed the Legislature, to day had a conference with the Senators and Representatives of Tennessee. The entire delegation favor the plan of settlement adopted on the basis of 50c on the dollar, though many of them believe that the state should have paid more. The gentleman will now visit New York to bring the subject before the bondholders, to ascertain whether they will accept the proposed adjustment. In the event of acceptance the Governor will submit the question to the people. Senator Harris and Representative Atkins and their colleagues express no doubt of its adoption. The gentleman will submit the question to the people. Mr. Atkins thinks that the bondholders will make a great mistake if they decline to accede to the terms, although he admits that the interest should have been rated at 6 per cent instead of 4 per cent.

A Frozen Storm.

One morning recently, upon looking toward the mountains south of town, we were somewhat surprised to see the pine trees all bending in one direction, though the wind was blowing from the north, while the morning was clear and calm—not a breath of air in motion. Upon a closer inspection the phenomenon was easily accounted for. During the night before, a heavy windstorm had swept over the mountains, accompanied by rain and snow, and the steady force of the wind held the branches of the trees in a bending, crouching position, while the snow weighed them down, and the rain freezing upon them as it fell fastened them in that shape with unyielding bonds of ice; and so they remained until old Sol mercifully set them free.—Ashland, (Oregon) Tidings.

New Orleans, April 10.—Twenty days quarantine has been established from May 1st against all vessels from or touching at West Indies, Gulf of Mexico, south of Texas, or South America, as far as Buenos Ayres ports.

Cut this Out—It May Save Your Life.

There is no person living but what suffers more or less with lung disease, coughs, colds or consumption, yet some would die rather than pay 75 cents for a bottle of medicine that would cure them. Dr. A. Boschee's German Syrup has lately been introduced in this country from Germany, and its wonderful cures astonish everyone who try it. If you doubt what we say in print, cut this out and take it to your druggist, Dr. M. H. Hanner and get a sample bottle for 10 cents and try it, or a regular size for 75 cents. Jan 14.

Insolvent Notice.

HAVING this day suggested to the Clerk of the county Court of Hardeman county, Tennessee, the insolvency of the estate of Thos. Ferrell, dec'd, notice is hereby given to all persons having claims against said estate to file the same, authenticated as the law requires, with said Clerk on or before the 19th day of Sept. 1879, or they will be barred.

J. T. STEVENSON,
Administrator of Thos. Ferrell, dec'd.

mar20-4t

MUSICAL INSTRUCTION.

Prof. M. A. George now in Bolivar, will give instruction in music, instrumental and vocal, to persons at their homes in the town or country. He has taught in public institutions and has had large private classes.

TUTORIAL FEES:

Instruction on Piano or Organ including vocal music \$5.00 per month—(8 lessons.)

Instrument repaired and tuned cheap.

Work guaranteed. Old ones made new.

feb13-1f

White Bronze Monuments.

Imperishable and unchangeable. Don't buy until you see my agent, or obtain design and specifications from this office. It is much cheaper than marble or granite, and far more beautiful in design of a sparkling gray color, closely resembling Granite. Good men to act as agents wanted.

feb13-3m

J. CLARY,
198 Third street, Louisville, Ky.

Cancers Cured.

The oldest specialist in America.

DR. J. A. CLOPTON,
OF HUNTSVILLE, ALA.

Treats the following diseases with perfect success: All Cancerous affections, Scrophulous affections, Dropsical affections, Piles, Fistulas, all sorts of skin diseases, and all disorders brought on by indigestion or derangement of the bowels. Dr. C. has the pleasure of referring to hundreds of the most intelligent men of Memphis, and to hundreds of the profession, who have been his patients.

For circulars, write to his son, JOHN ROBERT CLOPTON, always with his name in full. All medicines used are accompanied with printed directions, so that they can be used with perfect success by any intelligent man or woman. Give your name, postoffice, county and State in full. Send for circulars and investigate for yourself.

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Non-Resident Notice.

In the Chancery Court of Hardeman County, Tennessee, No. 755, R. D.

Philip Southern and John G. Chalmers executors of Andrew Turner, dec'd, vs.

Mary A. Moore and her husband C. C. Moore and their children and heirs at law, to-wit: John T. Moore, James A. Moore, W. L. Moore, A. D. Moore, C. C. Moore, Jr., and their children and heirs at law, to-wit: Maggie Byrum, Ed. Byrum, and John Byrum,